		Page.
	The persons pointed out who are entitled in preference to be adminis-	
	trators—1798, ch. 101, sub ch. 5, sec. 7, and from sec. 12, to 23,	205
	383. 384.	200
	The qualifications to be the same as those of an executor, and questions respecting them to be determined in the same manner—1798,	
	ch. 5, sec. 7,	384
	The choses in action of a married woman shall devolve on her hus-	303
	band without administration—1798, ch. 101, sub ch. 5, sec. 8,	384
		JO3
	To what relations administration is in preference to be granted—1798,	205
		385
	If no relations, administration shall be granted to the largest creditor	205
	applying—1798, ch. 101, sub ch. 5, sec. 22,	385
	If no relations entitled, or creditors apply, administration shall be	
	granted at the discretion of the court—1798, ch. 101, sub ch. 5,	385
	sec. 23,	900
	administration with a copy of the will annexed—1798, ch. 101, sub ch. 5, sec. 24.	385
	sub ch. 5, sec. 24,	300
	the person first entitled—1798, ch. 101, sub ch. 5, sec. 25,	385
	But in all cases to extend to all the property in the state—1798, ch.	900
	101, sub ch. 5, sec. 25,	385
	Administration may be revoked, if an inventory is not returned as	JOU
	therein directed—1798, ch. 101, sub ch. 6, sec. 13,	388
,	See Orphans Courts.	300
	Any one administrator, on the neglect of the rest, may return an in-	
,	ventory, and the others shall not interfere in the administration—	
	1798, ch. 101, sub ch. 6, sec. 14,	389
	Accounts of the administration, when to be returned, and how stated—	000
,	1798, ch. 101, sub. ch. 8, sec. 1; sub ch. 10, sec. 1, 2, 3, 6, 389. 398.	399
	If the person entitled to administration declines, the court may appoint	000
,	another—1798, ch. 101, sub ch. 14, sec. 1,	407
	How far the rules herein shall extend to former administrators—1798,	
•	ch. 101, sub ch. 14, sec. 9,	409
1	Provision for delivering up the property to securities, on application—	100
	1798, ch. 101, sub ch. 14, sec. 11,	409
1	But the administrator to go on to discharge his trust, unless the admin-	200
•	istration is revoked—1798, ch. 101, sub ch. 14, sec. 11,	410
,	2010 10 10 10 10 10 10 10 10 10 10 10 10	
	ADMINISTRATION BONDS.	
•	The form and condition of them prescribed-1798, ch. 101, sub ch. 3,	
	sec. 11, p. 378; sub ch. 5, sec. 6,	438
(Cases in which the administration bonds are declared liable to be put	
	in suit-1798, ch. 101, sub ch. 5, sec. 5, p. 383; sub ch. 6, sec. 13,	
	p. 388; sub ch. 8, sec. 14, 20, p. 392; sub ch. 10, sec. 4, 9,	
		404
. 1	Directions for the jury in finding damages in the suits therein men-	
•		400